THE HONORABLE JAMES L. ROBART 1 2 3 4 5 6 U.S. DISTRICT COURT WESTERN DISTRICT OF WASHINGTON 7 8 PAULA WETZEL and JOEL WETZEL, individually and on behalf of other similarly NO. 2:16-cy-01160-JLR 9 situated persons. 10 STIPULATED MOTION AND Plaintiffs. [PROPOSED] ORDER EXTENDING 11 DEADLINE TO SUBMIT UPDATED VS. JOINT STATUS REPORT 12 CERTAINTEED CORPORATION, 13 Defendant. 14 15 Plaintiffs Paula and Joel Wetzel and Defendant CertainTeed Corporation, by and 16 through their counsel, jointly request that the Court extend the deadline for the parties to submit 17 their updated joint status report by two weeks. The parties assert the following: 18 19 1. On May 16, 2019, Plaintiffs filed a motion requesting a status conference to 20 discuss a new case management schedule and set new deadlines. See ECF 173. 21 2. On May 17, 2019, the Court entered an order requiring the parties to update the 22 join status report they filed on April 17, 2017, and to file their updated joint status report no 23 later than 14 days from the date of the order. See ECF 180. 24 3. None of the attorneys for Plaintiffs or Defendant received any notification 25 through ECF or otherwise that the May 17th order had been entered. 26 27 STIPULATED MOTION AND [PROPOSED] ORDER TERRELL MARSHALL LAW GROUP PLLC EXTENDING DEADLINE TO SUBMIT UPDATED JOINT 936 North 34th Street, Suite 300 STATUS REPORT - 1

CASE NO. 2:16-CV-01160-JLR

Seattle, Washington 98103-8869 TEL, 206.816.6603 • FAX 206.319.5450 www.terrellmarshall.com

1	4.	Today, defense counsel reviewed	the docket and happened upon the May 17th		
2	order. Defense counsel immediately notified Plaintiffs' counsel, who confirmed they had not				
3	been aware of the order either.				
4	5.	The May 17th order requires the	parties to submit the updated joint status report		
5	today.				
6	6.	Recause the narties have not had	time to confer regarding a new case		
7					
8	management schedule, nor time to prepare an updated joint status report, they request that the				
9	Court extend today's deadline by two weeks, to June 14, 2019.				
10	STIPULATED TO, DATED, AND RESPECTFULLY SUBMITTED this 31st day of				
11	May, 2019.				
12	TERRELL	MARSHALL LAW	SELMAN BREITMAN LLP		
13	GROUP PLLC				
14		DAY HAVE WORK HOLD CA	D / / The A A A A A WAY A MAD A MAD COA		
15	Beth E.	rnne D. McEntee, WSBA #34061 Terrell, WSBA #26759	By: <u>/s/ Eileen I. McKillop, WSBA #21602</u> Eileen I. McKillop, WSBA #21602		
16		bterrell@terrellmarshall.com ne D. McEntee, WSBA #34061	Email: emckillop@selmanlaw.com One Union Square		
17	Email:	amcentee@terrellmarshall.com	600 University Street, Suite 1800		
18		Nusser, WSBA #51513 eric@terrellmarshall.com	Seattle, Washington 98101 . Telephone: (206) 447-6461		
19	Benjam	nin M. Drachler, WSBA #51021	Facsimile: (206) 588-4185		
20	Email: bdrachler@terrellmarshall.com 936 North 34th Street, Suite 300 Seattle, Washington 98103-8869 Telephone: (206) 816-6603 Facsimile: (206) 319-5450		Elaine Fresch, Admitted Pro Hac Vice		
21			Email: efresch@selmanlaw.com SELMAN BREITMAN LLP		
22			11766 Wilshire Blvd., 6th Floor		
			Los Angeles, California 90025 Telephone: (310) 689-7016		
23			Facsimile: (310) 473-2525		
24					
25 26					
26					
27		MOTION AND [PROPOSED] ORDER	TERRELL MARSHALL LAW GROUP PLLC		

STIPULATED MOTION AND [PROPOSED] ORDER EXTENDING DEADLINE TO SUBMIT UPDATED JOINT STATUS REPORT - 2 CASE NO. 2:16-CV-01160-JLR

L'ERRELL MARSHALL LAW GROUP PLLC 936 North 34th Street, Sulte 300 Seattle, Washington 98103-8869 TEL, 206.818,6803 • FAX 206,319,5450 www.terrellmarshall.com

Case 2:16-cv-01160-JLR Document 181 Filed 05/31/19 Page 3 of 5

1	Catherine J. Fleming, WSBA #40664 Angelica A. Zabanal			
2	Email: cf@cfleminglaw.com Email: azabanal@selmanlaw.com SELMAN BREITMAN LLP			
3	936 North 34th Street, Suite 300A 33 New Montgomery, Sixth Floor			
4	Seattle, Washington 98103 San Francisco, California 94105 Telephone: (206) 453-2558 Telephone: (415) 979-0400			
5	Facsimile: (415) 979-2009 Attorneys for Plaintiffs			
6	Attorneys for Defendant Certainteed Corporation			
7	[PROPOSED] ORDER (WC			
8	The parties' deadline for filing an updated joint status report is extended to no later than			
9	June 14, 2019. IT IS SO ORDERED.			
10	Dated this 3 day of June, 2019.			
11				
12				
13	I while the			
14	UNITED STATES DISTRICT JUDGE			
15				
16	·			
17				
18				
19				
20				
21				
22				
23				
24				
25				
26				
27				
	STIPULATED MOTION AND [PROPOSED] ORDER TERRELL MARSHALL LAW GROUP PLLC			

STIPULATED MOTION AND [PROPOSED] ORDER EXTENDING DEADLINE TO SUBMIT UPDATED JOINT STATUS REPORT - 3 CASE NO. 2:16-CV-01160-JLR

1	CERTIFICATE OF SERVICE			
2	I, Adrienne D. McEntee, hereby certify that on May 31, 2019, I electronically filed the			
3	foregoing with the Clerk of the Court using the CM/ECF system which will send notification of			
4	such filing to the following:			
5	Eileen I. McKillop, WSBA #21602			
6	Email: emckillop@selmanlaw.com SELMAN BREITMAN LLP			
7	One Union Square			
8	600 University Street, Suite 1800 Seattle, Washington 98101			
9	Telephone: (206) 447-6461 Facsimile: (206) 588-4185			
10				
11	Elaine Fresch, <i>Admitted Pro Hac Vice</i> Email: efresch@selmanlaw.com			
12	SELMAN BREITMAN LLP 11766 Wilshire Blvd., 6th Floor			
13	Los Angeles, California 90025			
14	Telephone: (310) 689-7016 Facsimile: (310) 473-2525			
15	Angelica A. Zabanal			
16	Email: azabanal@selmanlaw.com SELMAN BREITMAN LLP			
17	33 New Montgomery, Sixth Floor			
18	San Francisco, California 94105 Telephone: (415) 979-0400			
19	Facsimile: (415) 979-2009			
20	Attorneys for Defendant Certainteed Corporation			
21				
22				
23				
24				
25				
26				
27	STIPULATED MOTION AND [PROPOSED] ORDER			

STIPULATED MOTION AND [PROPOSED] ORDER EXTENDING DEADLINE TO SUBMIT UPDATED JOINT STATUS REPORT - 4 CASE No. 2:16-cv-01160-JLR

1	DATED this 31st day of May, 2019.
2	TERRELL MARSHALL LAW GROUP PLLC
3	By: /s/ Adrienne D. McEntee, WSBA #34061
4	Adrienne D. McEntee, WSBA #34061 Email: amcentee@terrellmarshall.com
5	936 North 34th Street, Suite 300 Seattle, Washington 98103
6	Telephone: (206) 816-6603 Facsimile: (206) 319-5450
7	Attorneys for Plaintiffs
8	
9	
10	
11	
12	
13	
14	
15	
16	
17	
18 19	
20	
21	
22	
23	·
23 24	
25	
26	
27	

STIPULATED MOTION AND [PROPOSED] ORDER
EXTENDING DEADLINE TO SUBMIT UPDATED JOINT
STATUS REPORT - 5
Case No. 2:16-cv-01160-JLR